IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA

Dean Alton Holcomb, #154215-0930,) C/A No.: 1:16-672-MGL-SVH
Plaintiff,)))
vs.	,)
Lieutenant Jeff Kindley and 2 Unknown SLED Agents,	ORDER)
Defendants.)))

Plaintiff Rabbi Dean Alton Holcomb, proceeding pro se and in forma pauperis, is a pretrial detainee incarcerated at the Greenville County Detention Center ("GCDC") in Greenville, South Carolina. He filed this action pursuant to 42 U.S.C. § 1983, alleging that Lieutenant Jeff Kindley and 2 unknown SLED agents ("Defendants") violated his constitutional rights. This matter is before the court on Plaintiff's motion to compel [ECF No. 18] and motions for subpoenas [ECF Nos. 19, 20]. This matter was referred to the undersigned for all pretrial proceedings pursuant to the provisions of 28 U.S.C. § 636(b)(1)(B) and Local Civ. Rule 73.02(B)(2)(d) (D.S.C.).

I. Motion to Compel

Plaintiff requests the court compel GCDC staff to allow him to use a multipurpose room for depositions of Defendants and witnesses, allow his family or friends to be able to provide digital recorders, to provide a notary public to swear in the witnesses, and for Plaintiff to be permitted to access the recordings on GCDC computers. Plaintiff has not shown that he has a court reporter or appropriate officer before whom such a 1:16-cv-00672-MGL Date Filed 08/01/16 Entry Number 25 Page 2 of 2

deposition can take place pursuant to Fed. R. Civ. P. 30(b)(5). Therefore, Plaintiff's

motion to compel is denied.

II. Motions for Subpoenas

Plaintiff seeks to subpoena the Spartanburg County Solicitor's Office and GCDC

for recordings of all of his phone calls between December 15, 2015, and February 1,

2016. Defendants' response indicates that providing this information to Plaintiff would

interfere with his pending criminal proceedings. [ECF No. 22]. In his reply, Plaintiff

argues that his criminal defense attorney has not helped him or contacted him. [ECF No.

24]. Plaintiff does not provide in any of his filings why the items he seeks to subpoena

are relevant or necessary in the instant case. Further, Plaintiff does not indicate that he

can supply the funds necessary to obtain the items he seeks. Therefore, Plaintiff's

motions for subpoenas are denied.

IT IS SO ORDERED.

August 1, 2016

Columbia, South Carolina

Shiva V. Hodges

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United States Magistrate Judge

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